

SUPERIOR COURT OF ARIZONA
MARICOPA COUNTY

FC 2001-070993

04/23/2012

HONORABLE MICHAEL D. GORDON

CLERK OF THE COURT
M. MINKOW
Deputy

IN RE THE MATTER OF
THOMAS S SULLIVAN

THOMAS S SULLIVAN
7900 E PRINCESS DR # 1006
SCOTTSDALE AZ 85255

AND

SANDY MERRIGAN

JAMES F WEES

HOLLY JUDGE
1265 S CORRINE DR
GILBERT AZ 85296
PAUL J THEUT
TASC - PHOENIX

**ORDERS ENTERED
REVIEW HEARING SET
EVIDENTIARY HEARING VACATED**

9:05 a.m. Courtroom 108 NE. This is the time set for Review Hearing. Petitioner/Father is present on his own behalf. Respondent/Mother is present and represented by above-named counsel. Court-Appointed Advisor, Holly Judge, is telephonically present. Christopher Theut, is present on behalf of Paul Theut, Best Interests Attorney in this case.

A record of the proceedings is made by audio and/or videotape in lieu of a court reporter.

Thomas Sullivan, Sandy Merrigan, and Holly Judge are sworn.

Best Interests Attorney and Court-Appointed Advisor provide the Court with an update.

SUPERIOR COURT OF ARIZONA
MARICOPA COUNTY

FC 2001-070993

04/23/2012

IT IS ORDERED:

- Neither party shall drink any alcohol, until further order of the Court.
- Neither party shall take prescription drugs unless they are prescribed by a licensed medical practitioner in the ordinary course of business and taken in a manner prescribed by that licensed medical practitioner.
- Father shall provide the names of the children's counselors and contact information to the Court-Appointed Advisor and Best Interests Attorney.
- Any communications with the Court-Appointed Advisor shall immediately and contemporaneously be copied to the other party.
- Father shall pay for the reunification therapy dealing with Keanu. Any charges imposed upon Mother shall be defrayed by Father.
- Both parties shall continue to cooperate with the reunification therapist for both minor children and they shall adhere to the reasonable protocol and directions of these reunification therapists.
- Within the next 30 days, Mother shall undergo a substance abuse evaluation through TASC and be responsible for the cost of same. Results of the evaluation shall be submitted to the Court and both parties via their counsel.
- Mother shall file formal written Responses to Father's petitions within the next 30 days.
- The May 9, 2012, Evidentiary Hearing is vacated.

IT IS ORDERED setting Review Hearing on **June 18, 2012, at 1:30 p.m., for 30 minutes**, in this Division at Northeast Regional Court Center, 18380 North 40th Street, Courtroom 108, Phoenix, Arizona 85032.

THE COURT NOTES that it is its intention to reassert the original parenting plan at the conclusion of the reunification therapy.

9:31 a.m. Matter concludes.

SUPERIOR COURT OF ARIZONA
MARICOPA COUNTY

FC 2001-070993

04/23/2012

All parties representing themselves must keep the Court updated with address changes.
A form may be downloaded at: <http://www.superiorcourt.maricopa.gov/SuperiorCourt/Self-ServiceCenter>.